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Attorneys for Plaintiffs and Counterclaim
Defendants **HIDDEN EMPIRE HOLDINGS,
LLC, HYPER ENGINE, LLC, and DEON
TAYLOR;** and Third-Party Defendant
ROXANNE TAYLOR

**UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA**

HIDDEN EMPIRE HOLDINGS,
LLC; a Delaware limited liability
company; HYPER ENGINE, LLC; a
California limited liability company;
DEON TAYLOR, an individual,

Plaintiffs,
vs.

DARRICK ANGELONE, an
individual; AONE CREATIVE LLC,
formerly known as AONE
ENTERTAINMENT LLC, a Florida
limited liability company; and ON
CHAIN INNOVATIONS LLC, a
Florida limited liability company,

Defendants.

DARRICK ANGELONE, an
individual; AONE CREATIVE LLC,
formerly known as AONE
ENTERTAINMENT LLC, a Florida

Case No. 2:22-cv-06515-MWF-AGR

The Hon. Michael W. Fitzgerald

**JOINT STIPULATION TO CONTINUE
PRETRIAL AND TRIAL DATES**



1 limited liability company; ON
2 CHAIN INNOVATIONS LLC, a
3 Florida limited liability company

4 Counterclaimants,

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6 HIDDEN EMPIRE HOLDINGS,
7 LLC; a Delaware limited liability
8 company; HYPERENGINE, LLC; a
9 California limited liability company,
DEON TAYLOR, an individual,

10 Counterclaim
11 Defendants,

12 DARRICK ANGELONE, an
13 individual; AONE CREATIVE LLC,
14 formerly known as AONE
15 ENTERTAINMENT LLC, a Florida
16 limited liability company; ON
17 CHAIN INNOVATIONS LLC, a
Florida limited liability company,

18 Third-Party Plaintiffs

19 v.

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21 ROXANNE TAYLOR, an
22 individual, Third-Party Defendant
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Plaintiffs and Counterclaim Defendants Hidden Empire Holdings, LLC, Hyper Engine, LLC and Deon Taylor (“Plaintiffs”) and Third-Party Defendant Roxanne Taylor and Defendants and Counterclaimants Darrick Angelone, AOne Creative, LLC and On Chain Innovations, LLC (“Defendants”) (collectively, the “Parties”), by and through their respective attorneys of record, stipulate as follows:

WHEREAS counsel for Defendants are currently engaged in trial and have been in trial for several weeks;

WHEREAS the parties have had to postpone critical depositions pending trial; and

WHEREAS the Parties have met and conferred and agreed to a proposed revised case schedule.

THEREFORE, the Parties hereby agree and stipulate as follows:

The remaining pre-trial and trial deadlines in this matter shall be continued as followed:

	Old Deadline	New Deadline
Non-Expert Discovery Cut-off	July 1, 2025	August 1, 2025
Expert Discovery Cut-off	June 19, 2025	July 18, 2025
Last Day to Hear Motions	June 2, 2025	July 7, 2025
File Memorandum of Contentions of Fact and Law, Exhibit and Witness Lists, Status Report regarding settlement, and all Motions in Limine	July 7, 2025	August 7, 2025
Lodge Pretrial Conference Order,	July 14, 2025	August 14, 2025



file agreed set of Jury Instructions and Verdict forms, file statement regarding Disputed Instructions and Verdict Forms, and file oppositions		
Final Pretrial Conference and Hearing on Motion in Limine	July 28, 2025	August 25, 2025 at 11:00 a.m.
Trial Date (Est. 10 Days)	August 12, 2025	September 9, 2025. at 8:30 a.m.

IT IS SO STIPULATED.

Dated: May 5, 2025

NEWELL LAW GROUP PC

By: /s/ Felton Newell

FELTON T. NEWELL

CHRISTINE SAID

Attorneys for Plaintiffs and Counter-Claim Defendants HIDDEN EMPIRE HOLDINGS, LLC; HYPER ENGINE, LLC and DEON TAYLOR; and Third-Party Defendant ROXANNE TAYLOR



1 Dated: May 5, 2025

KRAMER, DEBOER & KEANE

2
3 By: /s/ Sandra Calin

4 SANDRA CALIN

5 Attorneys for Defendants DARRICK
6 ANGELONE, AONE CREATIVE,
7 LLC and ON CHAIN INNOVATIONS,
8 LLC

9 Dated: May 5, 2025

LAW OFFICES OF JT FOX, APC

10 By: /s/ J.T. Fox

11 J.T. FOX

12 JUSTIN KIAN

13 Attorneys for Defendants DARRICK
14 ANGELONE, AONE CREATIVE,
15 LLC and ON CHAIN INNOVATIONS,
16 LLC

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